17 The ENQUIRER is published twice a week generally, and three times a week during the session of the State Legislature.—Price, the same as heretofore, Five Dollars per annum, payable in advance. Notes of chartered, specie-paying boads only) will be received in payment. The Editors will guarantee the safety of remitting them by mail; the postage of all letters being paid, by the writers.

17 No paper will be discontinued (but at the discretion of the Editors,) until all arrearages have been paid up.

17 Whoever will guarantee the payment of nine papers shall have the tenth GRATIS.

TERMS OF ADVERTISING.

27 One square, OR LESS—First insertion 75 cents—each continuance, 50 cents.

\* No advertisement inserted, until it has either been paid for, or assumed by some person in this city, or its environs.

Managers' Office, Washington City. N.Y. STATE LITERATURE LOTTERY

No. 4, FOR 1826. To be drawn on 19th of JULY. 20.000 DOLLARS!

0, 4,000, 2,000, 1,720, 1,720, 10 of 1,000, 20 of 250, 52 of 100, &c.
Tickets 5 dollars—Halves 2 50—Quarters 1 25.

UNION CANAL LOTTERY, Twenty-third Class,
To be drawn on the 26th day of JULY next.
Containing the amount of 136,880 Dollars
IN PRIZES OF

\$20,000 | 20 of \$500 6,000 | 23 of 250 1,930 | 104 of 100 10 of 1,000 | 104 of 50, 50, &c. &s. Whole Tickets \$5 00 | Quarters Halves 2 50 | Eighths

MARYLAND UNIVERSITY LOTTERY,

\$10,000 | 6 of 1,000 | 4,000 | 6 of 500 | 2,500 | 6 of 250 | 1,500 | 156 of 50, &c

Whole amount **97,440** Dollars, Tickets 4 dolls, Haives 2, Quarters 1.

TO BE DRAWN 12th JULY, MARYLAND STATE LOTTERY, No. 7, ODD AND EVEN SYSTEM, Highest Prize 30,000 DOLLARS.

All letters, post paid, very punctually attended to, by
YATES & M'INTYRE,
June 27. 14-5t Washington City. June 27. 14-5t

TO LOTTERY ADVENTURERS.

ur c.il.

"Sales of Tickets will be continued at the
"GOLD MINE"...FORTUNE'S HOME,

"GOLD MINE"...FORTUNE'S HOME,
P CANFIELD'S OFFICE,
242, Broadway N.Y.—also, at his Offices 123, Chapant-st. PhilaGliphia, and 130 market-street, Baltimore, until the 20th inst.
for the benefit of the hears of thother Fution.

27 Remember to call at, or immediately send to F CANFIELD'S Offices for Tickets or Shares, if you would obtain
the capital Prices of 8100,000, 50,000, 40,000, 20,000, 5 of
70,000, 10 of 5,000, all to be drawn on the 30th of June. Let
no this golden apportunity be unimproved a single moment.
Listy of those who make immediate application for Tickets or
Shares in the University Lottery, can be accommodated with
particular combinations or tavorite numbers.
By Authority of the State of Maryland, UNIFERSITY

By Authority of the State of Maryland, UNIPERSITY LOTTERY, Eighth Class... New Series, P. CANFIELD,

## 100.000 DOLLARS.

of\$100,000 is 100,000 Dollars 1 prize of 50,000 is 50,000 Dollars 40,000 is 40,000 Dollars 1 prize 1 prize of 25,000 is 25,000 Dollars 20,000 is 20,000 Dollars 1 prize prizes of 10,000 is 50,000 Dollars 5,000 is 50,000 Dollars 10 prizes of 1,000 is 44,000 Dollars 88 prizes of 500 is 44,000 Dollars 176 prizes of 240 is 42,240 Dollars 352 prizes of 100 is 35,200 Dollars 50 is 283,800 Dollars 5,676 prizes of

6,856 Prizes 19,600 \$ \$784,240 Dollars
13,244 Blanks ttekets \$ \$784,240 Dollars
DRAWING ANNOUNCED.
Positively to be drawn on the 50th of June, or sooner, if the ale of the Tickets will warrant it. No time, therefore, to de-

For the capital prizes in the above, or in any other Lottery

Copy of a letter from Dr. J. H. MANLEY to Mrs. LEIGH

142 Broadway, New York; 120 Chemut d. Phidsdelphia; in the new York, June 16.

New York, June 16.

NOTICE.

WADDAM,

"Itake great pleasure in bearing my public teaming my property in the great pleasure in the artist on the state in the miness of a Public House. It is situated upon the main road from Richmond to the Eastern part of the State, and distant from Richmond to the Eastern part of the State, and distant from Richmond to the Eastern part of the State, and distant from Richmond to the Eastern part of the State, and distant from Richmond to the Eastern part of the State, and distant from Richmond to the Eastern part of the State, and distant from Richmond to the Eastern part of the State, and distant from Richmond to the Eastern part of the State, and distant from Richmond to the Eastern part of the States, and distant from Richmond to the Eastern part of the States, and distant from Richmond to the Eastern part of the States of Statemering, as laid open in your exposition, have all compared to convince and the statement of the States of Statemering, as laid open in your exposition, have all compared to convince and the statement of the States of Statemering, as laid open in your exposition, have all compared to convince and the statement of the States of Statemering, as laid open in your exposition, have all compared to convince and the statement of the statement o

MARSHAL'S SALE.

IN CHANCERY. United States' councilith circuit, Virginia District, June 1st, 1390.

Robert Dunlop and James Dunlop, surviving partners of the late mercantile house of Dunlops & Crusse, Pluffs. against
Thomas R. Rootes, admr. with the will annexed of John Baylor, dec. who was surviving exors of John Baylor, & George D. Baylor, children, heirs and devisees of the said John Baylor, dec. who was surviving exor, heir and dievisees of the said John Baylor, dec. who was surviving exor, heir and devisees of the said John Baylor, dec. who was surviving exor, heir and devisees of the plaintiff, and the elder, dec.

This cause came on to be heard by consent of the plaintiff, and the defendants John and George D. Baylor, devisees of John Baylor, dec. &c.: whereupon the court ordered and decreed, that the defendants John and George D. Baylor pay to the plaintiff the sum of \$2371 37 with interest on \$736 12a part thereof, at the rate of 5 per cent. per annum from the 3d day of May, 1520 until paid. And it was further ordered and decreed, that unless the defendants John and George D. Baylor, pay to the plaintiff the store of the said the marshal of this court, do in default of such payment] after advertising the time and place of sale, for four weeks successively, in some newspaper published in the town of Prederickaburg, or the city of flickmond, expose to public saless much of the tract of fand for any part thereof that he may think proper Called New Market, lying in the county of Garoline, as shall be sufficient to pay the debt and interest an aforesaid, and the costs attending this sale, on a credit of tweive mouths, the purchaser giving hound or bonds with approved security, losaring interest from the day of sale, and a deed of trust on the land to escure the payment of such bond or bonds, except to mach if the purchase giving bond or bonds with approved security, losaring interest from the day of sale, and a deed of trust on the land to escure the payment of such bond or bonds, except to mach if the pur

accroes, as shall be sumcreat to satisfy the purposes therein anentioned.

The particular parts of the tract which will be offered will be designated on the day of sale.

A. R. THORNTON, D. M.

June 9, 1828. 9-tds for John Pegram, M. V. D.

L. The "Herald," at Fredericksburg, will publish the above till day of sale and send the account for collection to this Office.

BOTETOURT SPRINGS.

BOTETOURT SPRINGS.

THIS E-tablishment is open for the reception of company for the present season as usual. The virtue of the waters and the comfort of the accommodations having heretoforce been minutely described, and being now generally known, the solication of deems it utmocessary to go into a detail of them. He will only add, that his best exertions will be used to make the stay of such ladies and gentlemen as may favour him with their company, as agreeable as possible. After the first of July the Western Mail Stage from Richmond, passing through Lyunchburg, will commence running direct to this place, and will continue to do so till the first or second week in October, thereby affording to gentlemen an opportunity of victing the mountains, without incurring the expense of travelling with their own broves and carriages; and should they well to extend their visit to the other Springs they can do so in a Haela kept by the subscriber for that purpose. All letters for this place should be addressed to Ciovedale Past-Office, Bat-touri county, which is in the immediate nrighbourhood of these lare should be addressed to Charles proglibourhood of the county, which is in the immediate proglibourhood of the county.

CH: JOHNSTON.
12-41

TWENTY DOLLARS REWARD.

sale of the Tickets will warrant it. No time, therefore, to deLay year purchase.

Whole Ticket \$50, Half 25, Quarter 12 50, Eighth 6 25,
Sixteenth 3 12, Thirty-second 1 56.

By Certificate as follows...A certificate of 17 whole tickets
can be had for 595 dolls; 17 half do. 293 50; 17 quarter do.

148 75; 17 eighths do. 74 37; 17 sixteenths do. 37 18; 17
Thirty-secondths do. 13 58, which certificates will entitle the
purchasers or owners thereof to whatever prize may be drawn
by the original Tickets of like numbers over and above the
sum of 300 dollars, being the amount due thereon, and in like
proportion for Shares of do. respectively.

1.7 One half the profits on the sales of Tickets, or advance
above the Scheme price, in the above Lottery, made at either
of the Manager's Offices, from the 1st of May to the 20th of
fune inclusive, (and on sales of Tickets for orders, actually
trailed within that time; will be given to any one who will deliver
in in Richmond or securching with Mr. John Herest,
The above is eward will be given to any one who will deliver
in in Richmond or securching with Mr. John Herest,
The above is eward will be given to any one who will deliver
in in Richmond or securching with Mr. John Herest,
The above is eward will be given to any one who will deliver
in in Richmond or securching with Mr. John Herest,
The above is eward will be given to any one who will deliver
in in Richmond or securching with Mr. John Herest,
The above is eward will be given to any one who will deliver
in in Richmond or securching with Mr. John Herest,
The above is eward will be given to any one who will deliver
in in Richmond or securching with Mr. John Herest,
The above is eward will be given to any one who will deliver
in in Richmond or securching with Mr. John Herest,
The above is eward will be given to any one who will deliver
The above is eward will be given to any one who will deliver
Mr. Eigher the profits of any one who will deliver
The above is eward will be given to any one who will deliver
The above is ewar STAMMERING.

New York Institution for correcting impediments of speech, No. 254 Broadway, apposite the Park.

ARS. Leigh, the principal of this institution, having engaged the public, from the perfect success she has had in cases of stammering and other impediments of speech that have come under the care, what all the most obstinate can be made to speak with comparative case and fluency in a few weeks, and many in a few days.

Mrs. Leigh can exhibit nonerous textmonials at her Institution of the efficacy of her system. The public cannot demand a mare satisfactory one than the following from gentlemen who occupy the first rank in science and literature, and to whomshe has confidentially communicated it.

New York, April 12th, 1826.

Having received from Mrs. Leigh, an explanation of her theory for the correction of stammering, and other impediments of speech, and having visited her Institution, it is with great pices sure that we offer to the public our testimony in her layour.

From the many instances we there saw of cure, even when

Fulton.

For the capital prizes in the above, or in any other Lottery in the United States, be sure and purchase your Tickets and Shares at the "Gold Afine." Fortune's Home, P. CAN.
FIELD'S New-York State Lottery Office, 142, Broadway, N. Nork; 129 Chemni street, Phindelphia, and 189 Market-att. Ballimore; where have been sold and paid, prizes of 39,000, 1,000, 20,000, 20,000, 15,000, 10,000, 2,000, 2,000, 15,000, 10,000, 15,000, 10,000, 2,000, 15,000, 10,000, 2,000, 15,000, 10,000, 2,000, 15,000, 10,000, 10,000, 15,000, 10,000, 10,000, 15,000, 10,000, 10,000, 10,000, 10,000, 10,000, 10,000, 10,000, 10,000, 10,000, 10,000, 10,000, 10,000, 10,000, 10,000, 10,000, 10,000,

in Office, in the books in which a surrender of the certifi-ratind differential in the stock of 1813, will be required to of the said six per cent, stock of 1813, will be required the time of redemption, and that the interest thereon will as and determine on the 30th day of June, 1826.

MARSHAL'S SALE.

UNDER a decree of the Superior Court of Chancery for the Richmond District, pronounced on the 4th day of February, 1826, in the case of Burwell, I shall ou Mosday, the 17th day of July next, at Boydon, Mecklenburg counthouse, that heing Mecklenburg county court day, proceed to sell the tract of land in the proceedings mentioned, lying in the county of Mecklenburg, on Batcher Creek, in the acighbou hood of the city, upon which there are said to be upowrist of 150 acres of creek low grounds, more than one half in woods, of Tobarce land of superior quality, and on which 15 kamis may be employed to advantage. Terms a credit of 15 mills may be employed to advantage. Terms a credit of 15 mills may be employed to advantage. Terms a credit of 15 mills may be employed to advantage. Terms a credit of 15 mills may be employed to advantage. Terms a credit of 15 mills may be employed to advantage. Terms a credit of 15 mills may be employed to advantage of 150 arcs of creek in the retained, until they are paid off.

J. GUERRANT, m.-s.-c. v. d. or one of his Deputies.

J. GUERRANT, m.-s.-c. v. d. or one of his Deputies.

MARSHAL'S SALE.

NO CHANCERY. United States' countaith circuit, Virginia District, June 1st, 1890.

NO CHANCERY. United States' countaith circuit, Virginia District, June 1st, 1890.

Parsons wishing to get machines for getting out their next

The above reward will be paid for the recovery of the Horse.

JAMILS CASKIE.

Pennsylvania Chimney Marble.

THE subscriber, in connexion with the proposetors of an extensive Water Power Saw Mill, is prepared to supply any quantity of the different kinds of Pennsylvania Chimney Marble [Slabs, at the lowest prices for each, or acceptances at short sight.

ISAAC B. GARRIGUES.

Marsic Cutter—Zane street, between Seventh & Eighth. Philadelphia, May 30 6-12t

TO CLERKS OF COURTS.

SELECTIONS.

these claims, has been extended beyond the calculation of any one, and has become very vexatious. It has arisen principally out of a difference of opinion between the two commissioners, as to the principles upon which, several points growing out of the cases, as they have come up, should be disposed of.—The first of these was the subject of the ave-

alledging, that as nothing was said in the Treaty about interest he did not consider it a subject for reference, and that he could not consent to it. In this state of things, all further proceedings, before the board, have been suspended ever since, and the subjects, upon which the two commissioners have differed, were referred to our own Government, who forwarded the arguments and discussions, on both sides, to our present Minister in England, Mr. King, with instruction to endeavor to remove by negotiation with the British Government, the existing difficulties. As far as I can learn no change has taken place by this reference, and it is understood that the British Government has done nothing more than to authorize and instruct their Minister here, to discuss the matter with our Government. It is believed that the negotiation has all the property of the government to detect the justice and stability of the government of the United States, purchased the list, having full faith in the justice and stability of the government of the United States, purchased the list, having full faith in the justice and stability of the government of the United States, purchased the list of the government of the United States, purchased the list of the government of the United States, purchased as destructive as the wilder, the list, having full faith in the justice and stability of the government of the United States, purchased as destructive as the wilder, the list, having full faith in the justice and stability of the government of the United States, purchased as destructive as the wilder, the list, having full faith in the justice and stability of the government of the United States, purchased as destructive as the wilder, the list, having full faith in the justice and stability of the government of the United States, purchased as described further which the dissolution of the power from whence the title—of which, they cannot be divested, but by a dissolution of the power from whence the title.

The list, having full faith in t

occupy some time. The one is as to the Territorial jurisdiction over that part of Florida, whence have prompted Mr. Adams to take a step, so rash, the slaves from Louisiana fled to this part of west Florida, and were taken from thence by the British lorees after the ratification of the Treaty. Mr. Juckson contends that these slaves were out of the Territory and limits of the United States at the which the people of Missouri understand too well all the Creek lands within the limits of Georgia— WANTS employment as Deputy Gleik of a county court and Superior Court of Law, a min who has been engaged in such dulies for eleven years past, and who would prefer a situation in one of the upper counties of the state, where the extent of business will justify the payment of a salary sufficient for the support of a small family. He will undertake the enter management of such officers or engage are an assistant. Good recommendation, as to capability, difference and morph, can be produced. A fine addressed to P. C., Gloucester Courthouse, Va. will be attended to fame-direly.

June 23.

The Territory and limits of the United States at the time, and that, therefore, the Treaty does not provide for such cases. We consider it to have been to surrender at discretion.

ASTONISHING Provides the time correction of the support of a small family. The American Commissioner contends that this portion of West Florida, was embraced in the constitution of the support of a small family. The American Commissioner contends that this portion of West Florida, was embraced in the constitution of the support of a small family. The American Commissioner contends that this portion of West Florida, was embraced in the constitution of the support of a small family. The American Commissioner contends that this portion of West Florida, was embraced in the constitution of the support of a small family. The American Commissioner contends that this portion of West Florida, was embraced in the constitution of the support of a small family. The American Commissioner contends that this portion of West Florida, was embraced in the constitution of the time, and that, therefore, the Treaty does not provide for such cases. We consider it to have been discretion.

ASTONISHING Provides the time, and that the United States had no right to exercise jurisdiction over it. The American Commissioner contends that this portion of the support of a small family. The American Commissioner contends that this portion of Louisiana by France to the U. States at the States had no right to exercise jurisdiction over it."

Washington, (Ky.) June 7.— Last Salurday a very small quantity left out, but so small that it
The American Commissioner contends that this Mr. Isaac Middleton, of Lewis county, when tra-

Gorden) about 25 years of age; he is about 5 feet 10 inche ligh with a little impediment of speech; he has on his right same princed with blue inh, two empiries G. He is very nick light with a little impediment of speech; he has on his right same princed with blue inh, two empiries G. He is very nick light and something of a tawney colour. Lie supposed that be has taken shapping for some of the Northern other. The above reward with be given to any person who will deliver any to me, in Henrico county, Va, near Richmend, or to E. & A. Habbard, in Richmend.

WM. MONTAGUE.

June 23.

Neverces.

perusal of a letter recently received from Cary Selden, Esq. of the city of Washington, and has given us permission to publish so much of it as he deems interesting to many of our readers. The following is an extract from the letter.

"The delay which has taken place in relation to these claims, has been extended beyond the calculation of sw."

"The delay which has taken place in relation to the letter.

"The delay which has taken place in relation to of difference and disagnetics for the purpose of substantiating their claims. These are the principal points of difference and disagnetics for the purpose of substantiating their claims. These are the principal points of difference and disagnetics for the purpose of substantiating their claims. These are the principal points of difference and disagnetics for the particular claim under consideration." Against this course Mr. Cheves, our commissioner, protested & refused to receive it at all, except as a document which was to be used, without such restrictions, fall of rain on his naked body, that his life has been preserved. The case is to us an extraordinary one. of difference and discussion between the Commissioners, and which are now referred to the two Governments to settle and determine. I hope they by those who visited him on Saturday evening and may be speedily settled, and result in a favorable issue to our countrymen; though I cannot but feel a fear of a much longer protraction of a final settlement of them, if not an unfavorable one.

I have been thus prolix and particular in giving you, as far as I can, the history of the state of these

cution of the commission by saying when a conference is proposed, on a disputed point, that it is not his advisers perfectly ridiculous and odious in the subject for reference.

The Commissioners are now in session, but they skin, ornamented with the signature of John Q. This delibris, May 30 0-124

Adams, which gives the title to the purchaser; will adjourn in a day or two, probably until next winter, as there is no chance of their doing any in the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the direction of Mr. John G. Wright, as experienced management of the principal and the patent has been with it in the direction of Mr. John G. Wright, as experienced management of the principal management of the patent has been with it in the patent of the account of the direction o

ASTONISHING PRESERVATION.

portion of West Florida, was embraced in the cession of Louisiana by France to the U. States, and that the U. S. had before, and did at the time, exercise sovereignty and jurisdiction over it, and if there was any contest about the right to it, the contest was between Spain and France; it was guarantic above, him, where it took of a large limb and described the size of some plantations, and that it depends entirely upon the decision of Geometric that it depends entirely upo was between Spain and France; it was guaranti- above him, where it took off a large limb, and deed to us by France—we were in full possession and in the exercise of sovereignty over it, at the period when the treaty of Gheat was concluded.

above tam, where it took on a large time, and define they bark, or full the exercise of sovereignty over it, at the period but not penetrating the inner rind of the bark, or full they could be the sound of the bark. Another point of difference is about laying before the claimants, the documents relating to slaves and other property, taken and carried away by the Britee; here the fluid seems to have left the tree, and A boy ten years old, who has been completely other property, taken and carried away by the British forces during and after the war, which have been transmitted to the British consistence here; and which by the 4th article of the Convention the British Government were required to furnish to sid the parties to establish their claims. These documents are supposed to contain a register or list, of all the property which was taken away at the different periods during and immediately after the war; the small forgons to property and immediately after the war; the small forgons to property of the transmitted that the war and immediately after the war; the small forgons to property the war and immediately after the war. ferent periods during and immediately after the war; the small fragments, or rather lint, of his clothing, convenience, at they would no doubt, be very serviceable in disclosing a great deal of important information and Middleion is alive and likely to dowall. The skin The Norwi proof relative to the several claims, and they were is burnt from a part of one shoulder and of one thigh,

should be accessible to them, except under certain restrictions." We will permit the American Commissioner to inspect it, but will not permit the claimant of clothing we have heard of, and this is in strips, as if drawn through a latched testiments as to all the qualifications showmend be proposed for whom the missioner described testiments as to all the qualifications showmend be ready for examination. If y DANIEL. Bichmood, prey 5.

Since red by proposed for whom the missioner to inspect it, but will not permit the American Commissioner to inspect it, but will not permit the American Commissioner to inspect it, but will not permit the claimant of clothing we have heard of, and this is in strips, as if drawn through a latched. He remained on the projectes downwards, is the largest other fragment of clothing we have heard of, and this is in strips, as if drawn through a latched. He remained on the projectes downwards, is the largest other fragment of clothing we have heard of, and this is in strips, as if drawn through a latched. He remained on the projectes downwards, is the largest other fragment of clothing we have heard of, and this is in strips, as if drawn through a latched. He remained on the projectes downwards, is the largest other fragment of clothing we have heard of, and this is in strips, as if drawn through a latched. He remained on the projectes downwards, is the largest other fragment of clothing we have heard of, and this is in strips, as if drawn through a latched. He remained on the latent of clothing we have heard of and this is in strips, as if drawn through a latched. He remained on the latent of the plan of a mercantile gentary and only in the latent of the plan of a mercantile gentary and only in the latent of the plan of a mercantile gentary and only in the latent of the plan of a mercantile gentary and only in the latent of the plan of a mercantile gentary and only in the latent of the plan of a mercantile gentary and only in the latent of the plan of a mercantile gentary and only in t

board, he may examine it in the presence of the once, but his recollections are not very clear and

seak, without any additional corpuscy, after the gians are functionally and the control of final settle each withing to get machine is gitting out their near seal withing to get machine is gitting out their near seal withing to get machine is gitting out their near seal withing to get machine is gitting out their near seal withing to get machine is \$255, at the factory, He for the state of the search withing to get machine is \$255, at the factory, He for the manufactory of the inspect of their begins withing the gitting with a state of the search within the plants withing the manufactory of the state of these class, as they have come up, should be desposed to their begins within the control of the state of the acceptance of the improved machine is \$255, at the factory, He for the manufactory of the state of these class, as they have come up, should be desposed to the their of the control of the state of the acceptance of the state of the st

which equivalent or compensation, can be computationary, 1022. Chestericide Chyard H. Bolisseau.

This is to certify, that I purchased of Sameel Contends that the construction of interest only.

"The British Commissioner on the other hand, fast of sameel contends that there used the said machine everal years in the last year I purchased of Sameel Contends that We have no right to claim interest in the last year I purchased of Sameel Contends that We have no right to claim interest in the last year I purchased to Sameel Contends that We have no right to claim interest in the last year I purchased to Sameel Contends that We have no right to claim interest in the last year I purchased to Sameel Contends that We have no right to claim interest in the last year I purchased to Sameel Contends that We have no right to claim interest in the last year I purchased to Sameel Contends that We have no right to claim interest in the last year I purchased to same let to the last year I purchased to save and the last was a purchased of the sale cells in this initiation. The American in the purchased with the construction. The American interest in the said cells in this initiation of the purchased with the construction of any article of the said cells are vacant; learn the construction of any article of the wire years. By order as the Court of Directors.

My ANTED The base Peanenting a large quantity of Four the past in Cash, by THOS. NELSON, P. A.T. June 13.

June 13.

June 14.

June 15.

June 15.

June 16.

June 17.

June 18.

TRUST SALE.

In the Island of Desolation, and in about six nous that the British Government has done and the British Government has done to the provisions of a deed of trust executed by a best state of the provisions of a deed of trust executed by a board and Eirnstein law view of the provisions of a deed of trust executed by a board of the British Government has done and the British Government has done to the British Government has done and the British Government has done to the British Government has done and the British Government has done to the British of the British Government has done to the British of the British Government has done to the British of the British Government has done to the British of the bish was been dead to the British Government has done to the British Government has done and the beautiful for the Government has done the beautiful for the British Government has done to the British Agritish Has no more right than it has to be being the provisions. When the British Has no more right has the

IMPORTANT DISCOVERY.

arrived in this city in the Stage, on Thursday last, from Washington. Col. Crowell says, that it was the decided opinion of both parties to the Creek alone, and that he has not the slightest doubt of its

[Aug. Courier, 10th inst.]
Business of all kinds is at a complete stand, nor can we, from the depression of Cotton, and the difficulty of shipping it, with the high

The Norwich Courier gives the following strangb

"There is a man now living in the county of